

Message

From: McDougal, Jason S [Jason.S.McDougal@wv.gov]
Sent: 8/3/2018 2:33:24 PM
To: Bleiler, Justin [Bleiler.Justin@epa.gov]
Subject: FW: Anchor Hocking final SIR
Attachments: Confidential Memo-Anchor Hocking Preliminary HRS Site Score.pdf; Anchor Hocking Site Investigation Report-Rev 1.pdf

I apologize I thought I sent this to you.

Jason (Jake) McDougal
Program Manager-Superfund and Federal Facilities Restoration
WVDEP-Division of Land Restoration
Office of Environmental Remediation
601 57th Street SE
Charleston, WV 25304
304-926-0499 ext. 1130
Cell: 304-389-7596

From: Lydia Work <lwork@envstd.com>
Sent: Wednesday, April 25, 2018 5:48 PM
To: McDougal, Jason S <Jason.S.McDougal@wv.gov>
Cc: Keville, Elizabeth A <Elizabeth.A.Keville@wv.gov>
Subject: RE: Anchor Hocking final SIR

Hi, Jake and Liz-

How you are both doing well.

The attachments to this email are in response to EPA's comments received following their review of the Anchor Hocking SIR. The attachments are (1) the separate preliminary HRS site score confidential memo, and (2) the revised SIR Report, with the HRS score removed, as well as some minor nomenclature edits requested.

The comments are summarized below:

Comment 1: Please have them take out the HRS info.

Response 1: The preliminary HRS site score has been removed, and has been submitted as a separate confidential memo.

Comment 2: One small thing with the Prescore – on the soil exposure pathway scoresheet, for the resident population, they give a value of 0. However, they also include some population for level 1 concentrations. You should get a 50 for resident individual if you have any Level 1 concentrations.

Response 2: The soil exposure pathway scoresheet has been updated. This increased the overall site score slightly (from 13.76 to 16.76).

Comment 3: One thing I'd like to see them put more emphasis on is the food chain pathway for surface water. They hardly mention anything about whether anyone fishes in Elk Creek, and as you know, also from Shaffer, fishing is a very important pathway. However, in this case, since they didn't have an observed release to Elk Creek, it's not as important, but they still should have as big a section on food chain as they do for drinking water and sensitive environments in the surface water pathway writeup. And it's something they really need to look for when they're out on site sampling – whether they see anyone fishing near the site, etc.

Response 3: Additional information has been added to the food chain/surface water pathway discussion, please refer to Section 3.3 of the SIR Report as well as the confidential memo. Interviews of the nearby residents were conducted regarding fishing within Elk Creek, and it was confirmed recreational fishing, not subsistence fishing, does occur. Fishing was not observed during site visits or during site assessment activities.

Comment 4: Page 1 – The site name is actually called “Anchor Hocking-Baltimore and Sycamore Streets” in SEMS. Additionally, the SI refers to “CERCLIS” on page 1, page 7, etc.; however, our database is now called the “Superfund Enterprise Management System (SEMS).” It may be more appropriate to call it a “CERCLA” site.

Response 4: The site name has been updated, and CERCLIS has been replaced with CERCLA.

Comment 5: Page 13, Section 2.7, Paragraph 2 – the HRS target distance limit (TDL) for surface water is 15 miles (not 14) from the probable point of entry (PPE). This also applies to Page 17, Section 3.3, Paragraph 3.

Response 5: The surface water HRS TDL has been updated.

Please review and let me know if there are any additional comments or questions.

Thank you,

Lydia M. Work, LRS
Associate Principal Chemist
Environmental Standards, Inc.
(o) 610.935.5577 ext. 406 • (m) 304.552.1442

From: McDougal, Jason S [<mailto:Jason.S.McDougal@wv.gov>]

Sent: Monday, April 16, 2018 12:34 PM

To: Lydia Work <lwork@envstd.com>

Cc: Keville, Elizabeth A <Elizabeth.A.Keville@wv.gov>

Subject: FW: Anchor Hocking final SIR

Lydia,

Could you address the comments from EPA. If this requires any more time you can bill us for the time and changes. Just so long as it is not over \$2500. Let me know your thoughts. In the future we will want to send Justin a draft before we close out the contract.

Thanks

Jake

From: Keville, Elizabeth A

Sent: Friday, April 13, 2018 12:57 PM

To: McDougal, Jason S <Jason.S.McDougal@wv.gov>

Subject: FW: Anchor Hocking final SIR

For us to deal with first of the week.

Thanks,

Liz

From: Bleiler, Justin <Bleiler.Justin@epa.gov>

Sent: Thursday, April 12, 2018 10:39 AM

To: Keville, Elizabeth A <Elizabeth.A.Keville@wv.gov>

Cc: McDougal, Jason S <Jason.S.McDougal@wv.gov>

Subject: FW: Anchor Hocking final SIR

Hi Liz,

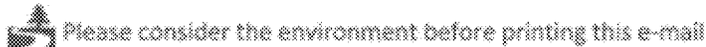
The pdf permissions for the Anchor Hocking SI were such that I couldn't add my own comments, so I have done so below. Lorie also provided her own comments in an email attached below. Could you please make the changes and let me know if you have any questions?

Comments:

1. As Lorie mentions below, please remove the HRS Prescore information from the SI itself and include it in a separate, confidential memo. This helps us for FOIA purposes.
2. Page 1 – The site name is actually called “Anchor Hocking-Baltimore and Sycamore Streets” in SEMS. Additionally, the SI refers to “CERCLIS” on page 1, page 7, etc.; however, our database is now called the “Superfund Enterprise Management System (SEMS).” It may be more appropriate to call it a “CERCLA” site.
3. Page 13, Section 2.7, Paragraph 2 – the HRS target distance limit (TDL) for surface water is 15 miles (not 14) from the probable point of entry (PPE). This also applies to Page 17, Section 3.3, Paragraph 3.

Thanks,

Justin Bleiler
Site Assessment Manager, HSCD
Environmental Protection Agency, Region 3
1650 Arch St., 3HS12
Philadelphia, PA 19103
215-814-3308
bleiler.justin@epa.gov



From: Baker, Lorie
Sent: Tuesday, April 10, 2018 4:13 PM
To: Bleiler, Justin <Bleiler.Justin@epa.gov>
Subject: RE: Anchor Hocking final SIR

Justin,

Yes. Please have them take out the HRS info. Thanks!

One small thing with the Prescore – on the soil exposure pathway scoresheet, for the resident population, they give a value of 0. However, they also include some population for level 1 concentrations. You should get a 50 for resident individual if you have any Level 1 concentrations.

One thing I'd like to see them put more emphasis on is the food chain pathway for surface water. They hardly mention anything about whether anyone fishes in Elk Creek, and as you know, also from Shaffer, fishing is a very important pathway. However, in this case, since they didn't have an observed release to Elk Creek, it's not as important, but they still should have as big a section on food chain as they do for drinking water and sensitive environments in the surface water pathway writeup. And it's something they really need to look for when they're out on site sampling – whether they see anyone fishing near the site, etc.

Regarding recommending to removal, it doesn't really have to score for a site to be recommended to removal. Shaffer for example, didn't initially score and it was definitely a removal site. Removal looks more for really high levels of contaminants, and as long as it affects even one person, it might qualify for a removal.

For this site, there were some high hits of arsenic, but not enough that would spur the interest of our removal program. I think Jack Kelly recently looked at another WV site with glass frit and decided not to do anything. I would concur with the WVDEP recommendation that getting the owner to enter the site into the WV VRP would be the best strategy.

FYI, the owner, Daniel Wilfong, of Harrison Services, also owns the N. 25th street NPL site which is just up West Fork from this site.

From: Bleiler, Justin
Sent: Monday, April 02, 2018 4:32 PM
To: Baker, Lorie <Baker.Lorie@epa.gov>
Subject: FW: Anchor Hocking final SIR

Lorie,

I was hoping you could review the Prescore and Recommendations portions of this SI. I'm going to review the rest of it and provide comments as necessary. I will also ask them to provide the Prescore information in a separate confidential memo, rather than in the document itself.

I find it interesting that they recommend either a Removal action or further work under the VRP, despite the Prescore being 13.76. This definitely is not a high priority, but please let me know your thoughts when you get a chance.

Thanks,

Justin Bleiler
Site Assessment Manager, HSCD
Environmental Protection Agency, Region 3
1650 Arch St., 3HS12
Philadelphia, PA 19103
215-814-3308
bleiler.justin@epa.gov



From: Keville, Elizabeth A [<mailto:Elizabeth.A.Keville@wv.gov>]
Sent: Friday, March 09, 2018 12:02 PM
To: Bleiler, Justin <Bleiler.Justin@epa.gov>
Cc: jason.S.McDougal_wv.gov <jason.S.McDougal@wv.gov>
Subject: Anchor Hocking final SIR

Hi, Justin,

Happy Friday! Per Jake's request, here is the Anchor Hocking final SIR. If you need anything else, let me know.

Liz
Elizabeth A. Keville
Environmental Resources Specialist
Office of Environmental Remediation
WV DEP